

there may be assessed any additional amount which shall have been authorized by the last preceding annual town meeting, not exceeding in all ten mills on the dollar of such valuation; provided further, that no town containing less than five hundred inhabitants shall levy or collect in any year a highway tax of more than * * * *three* thousand dollars, including the amount voted by any town meeting and the amount levied by the supervisors, not including the amount voted and levied under sections 1317m—1 to 1317m—15, inclusive, of the statutes; and that no town containing two congressional townships or more and more than five hundred inhabitants shall levy or collect a highway tax, exclusive of that first authorized herein, not including any amount raised under the provisions of sections 1317m—1 to 1317m—15, inclusive, of the statutes, or more than * * * *four* thousand dollars in any year. *No further tax levy mentioned in this subsection shall be made if the total levy of taxes for all town purposes has reached the limit of one and one-fourth per cent of the assessed valuation of the town for the preceding year, as fixed by subsection (1) of section 60.18.*

SECTION 2. This act shall take effect upon passage and publication.

Approved June 20, 1921.

No. 416, S.]

[Published June 22, 1921.

CHAPTER 385.

AN ACT to amend section 1943a of the statutes relating to the coinsurance clause which may be attached to the Standard Fire Insurance policy.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Section 1943a is amended to read: Section 1943a. Except as otherwise provided by law, no fire insurance company shall issue any policy in this state containing any provision limiting the amount to be paid in case of loss below the actual cash value of the property, if within the amount for which the premium is paid, unless, at the option of the insured, a reduced rate shall be given for the use of a coinsurance clause made a part of the policy. The rate for the insurance, with and without the coinsurance clause, shall be specified upon every policy. Any company may, by so providing in the policy, distribute the

total insurance in the manner and upon as many items as specified therein, or limit the amount recoverable upon any single item, article, or animal to an amount not exceeding the cost thereof, or to an amount specified in the policy. Any company, officer, or agent violating any provision of this section shall * * * *upon conviction thereof, be punished by a fine of not less than one hundred dollars nor more than five hundred dollars and the license of such agent and company may be suspended for a period not exceeding one year.*

SECTION 2. This act shall take effect upon passage and publication.

Approved June 20, 1921.

No. 435, S.]

[Published June 22, 1921.

CHAPTER 386.

AN ACT to renumber section 6.02 of the statutes to be subsection (1) of said section and to create subsection (2) of said section 6.02 relating to places for voting.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Section 6.02 of the statutes is renumbered to be subsection (1) of said section.

SECTION 2. A new subsection is added to section 6.02 of the statutes to read: (6.02) (2) The legal voting place of every elector who shall lodge in any hospital, school, or other building which is partly in one election district and partly in another, or whose residence is so divided by election district lines, shall be at the voting place nearest to the place where such voter so lodges or resides.

SECTION 3. This act shall take effect upon passage and publication.

Approved June 20, 1921.

No. 437, S.]

[Published June 22, 1921.

CHAPTER 387.

AN ACT to create section 926—16 of the statutes, relating to fees in cities of the first class for connecting house drains with public sewers.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows: